IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

CASIO COMPUTER CO., LTD.,

Plaintiff,

v.

THE INDIVIDUALS, CORPORATIONS, LIMITED LIABILITY COMPANIES, PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS IDENTIFIED ON SCHEDULE A HERETO,

Defendants.

Case No. 24-cv-11010

Judge Matthew F. Kennelly

PRELIMINARY INJUNCTION ORDER AS TO CERTAIN DEFENDANTS

THIS CAUSE being before the Court on CASIO COMPUTER CO., LTD.'s Motion for a Preliminary Injunction, and this Court having considered the evidence before it hereby GRANTS Plaintiff's Motion for Entry of a Preliminary Injunction in its entirety against Defendant Nos. 1-8, 11, 15, 20-25, 27-81, 106, 149-225 and 227-245 identified in Schedule A attached hereto (collectively, the "Defendants").

THIS COURT HEREBY FINDS that it has personal jurisdiction over the Defendants since the Defendants directly target their business activities toward consumers in the United States, including Illinois. Specifically, Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive Internet Stores through which Illinois residents can purchase products bearing infringing and/or counterfeit versions of Plaintiff's CASIO TRADEMARKS and DESIGNS (the "CASIO Products").

THIS COURT FURTHER FINDS that injunctive relief previously granted in the Temporary Restraining Order ("TRO") should remain in place through the pendency of this litigation and that issuing this Preliminary Injunction is warranted under Federal Rule of Civil Procedure 65. Evidence submitted in support of this Motion and in support of Plaintiff's previously granted Motion for a Temporary Restraining Order establishes that Plaintiff has a likelihood of success on the merits; that no remedy at law exists; and that Plaintiff will suffer irreparable harm if the injunction is not granted.

Specifically, Plaintiff has made a prima facie showing of trademark and design patent infringement because (1) the CASIO TRADEMARKS and DESIGNS are distinctive marks and designs and are registered with the U.S. Patent and Trademark Office ((U.S. Registration No. 1,041,284 for word mark "CASIO"; Nos. 1,399,344; 4,956,583; 5,517,268; and 6,187,175 for word mark "G-SHOCK") (U.S. Design Patent Nos. D619,909; D658,081; D663,222; D685,666; D724,447; D733,578; D733,602; D742,252; D742,253; D742,763; D776,550; D807,201; D807,202; D817,193; and D820,117)), (2) Defendants are not licensed or authorized to use the CASIO TRADEMARKS and DESIGNS, and (3) Defendants' use of the CASIO TRADEMARKS and DESIGNS are causing a likelihood of confusion as to the origin or sponsorship of Defendants' products with CASIO COMPUTER CO., LTD. Furthermore, Defendants' continued and unauthorized use of the CASIO TRADEMARKS and DESIGNS irreparably harms Plaintiff through diminished goodwill and brand confidence, damage to Plaintiff's reputation, loss of exclusivity, and loss of future sales. Monetary damages fail to address such damage and, therefore, Plaintiff has an inadequate remedy at law. Moreover, the public interest is served by entry of this Preliminary Injunction to dispel the public confusion created by Defendants' actions.

Accordingly, this Court ORDERS that:

- 1. Defendants, their officers, agents, servants, employees, attorneys, and all persons acting for, with, by, through, under or in active concert with them be enjoined and restrained from:
 - a. using Plaintiff's CASIO TRADEMARKS and DESIGNS or any confusingly similar reproductions, counterfeit copies or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not a genuine CASIO Product or is not authorized by Plaintiff to be sold in connection with Plaintiff's CASIO TRADEMARKS and DESIGNS;
 - b. passing off, inducing, or enabling others to sell or pass off any product as a genuine CASIO Product or other product produced by Plaintiff, that is not Plaintiff's or is not produced under the authorization, control or supervision of Plaintiff and approved by Plaintiff for sale under Plaintiff's CASIO TRADEMARKS and DESIGNS;
 - c. committing any acts calculated to cause consumers to believe that Defendants' products are those sold under the authorization, control or supervision of Plaintiff, or are sponsored by, approved by, or otherwise connected with Plaintiff;
 - d. further infringing Plaintiff's CASIO TRADEMARKS and DESIGNS and damaging Plaintiff's goodwill;
 - e. shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory not manufactured by or for Plaintiff, nor authorized by Plaintiff to be sold or offered for sale, and which bear Plaintiff's CASIO TRADEMARKS and

- DESIGNS or any confusingly similar reproductions, counterfeit copies or colorable imitations thereof; and
- f. using, linking to, transferring, selling, exercising control over, or otherwise owning the Online Marketplace Accounts or any other online marketplace account that is being used to sell Counterfeit CASIO Products.
- 2. Those in privity with Defendants and with actual notice of this Order, including any online marketplaces such as iOffer, Alibaba, Amazon, DHgate, eBay, Etsy, Joom, Temu Walmart and Wish, social media platforms, Facebook, YouTube, LinkedIn, Twitter, Internet search engines such as Google, Bing and Yahoo, web hosts for the Defendant Online Marketplace Accounts, and domain name registrars, shall within three (3) business days of receipt of this Order:
 - a. disable and cease providing services for any accounts through which Defendants engage in the sale of counterfeit and infringing goods using the CASIO TRADEMARKS and DESIGNS, including any accounts associated with the Defendants listed in Schedule A; and
 - b. disable and cease displaying any advertisements used by or associated with Defendants in connection with the sale of counterfeit and infringing goods using the CASIO TRADEMARKS and DESIGNS.
- 3. Defendants and any persons in active concert or participation with them who have actual notice of this Order shall be restrained and enjoined from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.

- Alibaba, Amazon, DHgate, eBay, Etsy, Joom, Temu, Walmart and Wish shall, within five
 (5) business days of receipt of this Order, for any Defendant or any of Defendants' Online
 Marketplace Accounts or websites:
 - a. Locate all accounts and funds connected to Defendants, Defendants' Online Marketplace Accounts or Defendants' websites, including, but not limited to, any Alibaba, Amazon, DHgate, eBay, Etsy, Joom, Temu Walmart and Wish accounts connected to the information listed in Schedule A hereto; and
 - b. Restrain and enjoin any such accounts or funds from transferring or disposing of any money or other of Defendants' assets until further ordered by this Court.
- of any future hearings and service of process pursuant to Fed.R.Civ.P. 4(f)(3), by electronically publishing a link to the Complaint, this Order and other relevant documents on a website, or by sending an e-mail to the e-mail addresses identified in Exhibit 3 to the Declaration of Hideyuki Kiuchi and any e-mail addresses provided for Defendants by third parties that includes a link to said website. The combination of providing notice via electronic publication or e-mail, along with any notice that Defendants receive from domain name registrars and payment processors, shall constitute notice reasonably calculated under all circumstances to apprise Defendants of the pendency of the action and afford them the opportunity to present their objections.
- 6. Plaintiff's Schedule A to the Complaint and the TRO are unsealed.

7. Any Defendants that are subject to this Order may appear and move to dissolve or modify the Order on two days' notice to Plaintiff or on shorter notice as set by this Court.

Dated: Nov. 21, 2024

The Honorable Matthew F. Kennelly U.S. District Judge

SCHEDULE A

No.	Defendant Name / Alias
1	hxt 99
2	luxuries-mlx-8
3	peacelovermall
4	prooutlet46
5	soobsession
6	soshada store
7	xuzhengcuihf8
8	yangqiuliang5656aa
11	Dongguan Daoyidao Trading Co., Ltd.
15	mheewatchshop
20	Mizan86
21	NoosStudio
22	RainbowDreamCrystal
23	TinyLittleStuffbyC
24	Uniusa
25	2017chunxiongzhanq
27	benj29
28	chuangde518
29	cruzejapan
30	das shopto
31	ddhgdrt3
32	fenghaojie
33	fr connection1
34	friasboutique
35	g-shockeruk
36	gabri3742
37	gredei57
38	joshurin-8
39	jzkjmotors
40	labtec25
41	linllzh4_78
42	linsh0p
43	luocai1688
44	luxury_wave
45	matbar85
46	minso_10
47	mudarmin0
48	necesssary
49	niche-and-neat
50	niuenyzhi
51	nuclearveki
52	oxy.shop
53	pavotempus
54	sidscustoms
55	squido1337

7 .0	
56	storeex
57	tayp_1329
58	tecatm123e-o03kf
59	tikvtak
60	times-s
61	toy-collectors-paradise
62	tsuhan-90
63	unico-uni
64	watchbandspot
65	wuuu888
66	xxmet-47
67	zexianqingsongshebei
68	zhihonchen0
69	AIMES TECHNOLOGY(HK)CO.,LTD
70	conghui
71	daleatt
72	WEIDE WATCH Flagship store
73	YunBao International
74	Aemus US
75	ALLMoney Prime Deals 2024
76	Disscool
77	JIAJUWANJU US
78	Sunnyson-
79	ТОРОРО
80	Yxuutech
81	ZTWEY
106	Jiangxi HaDun Electronic Co., Ltd.
149	ft1h Store
150	sihuai05 Store
151	t7sk Store
152	CARLYWET
153	Eastar
154	fashion3c
155	Guangruida Women Products
156	HOBBIT-3C Accessories
157	Win good stock
158	Chengdu Bevogue Technology Co., Ltd.
159	Dongguan Baoli Ornaments Co., Ltd.
160	Foshan Laogeshi Watch Co., LTD
161	Foshan Tudeng Technology Co., Ltd.
162	Guangzhou Deye Watch And Clock Co., Ltd.
163	Guangzhou Kaluoou Watch Co., Ltd.
164	Guangzhou Qingxunfei Trading Firm (individual Business)
165	Huizhou Baoshengni Electronic Technology Co., Ltd.
166	Jiangxi Kaitan Digital Technology Co., Ltd.
167	Minhou County Sugarcane Xinghao Trading Firm (individual Business)
168	Shenzhen Chengdaxin Technology Co., Ltd.
169	Shenzhen Climber Technology Co., Ltd.

170	Shenzhen Eraysun Electronic Tech Co., Ltd.
171	Shenzhen Geekthink Tech Co., Ltd.
172	Shenzhen Geekthink Technology Co., Ltd.
173	Shenzhen Jiayumei Co., Ltd.
174	Shenzhen Listen Smart Technology Co., Ltd.
175	Shenzhen Microbiao Precision Hardware Co., Ltd.
176	Shenzhen Shengdasi Industry And Trade Co., Ltd.
177	Shenzhen Xinyuan Technology Limited Company
178	Shenzhen Zhenxin Electronic Technology Co., Ltd.
179	Win-Win S&t (shenzhen) Co., Ltd.
180	Yiwu Shifa Trading Co., Ltd.
181	Zhejiang Shichi Hardware Manufacturing Co., Ltd.
182	Zhengzhou Guhe Technology Service Co., Ltd.
183	Zhengzhou World Whoop Technology Co., Ltd.
184	Zhongshan City Denggao Rubber & Plastic Products Co., Ltd.
185	ALMNVO
186	amband
187	ANTHOUSE Smart Watch Band
188	BandPlus
189	BETTER LIFE
190	Blsyetec
191	Bob E-Commerce Ltd
192	BP'S Co.Ltd
193	BXUXOHS
194	Dwitch
195	Fancing
196	foshanshimingxisujiaomoju
197	Hoibon
198	Kebiory
199	LEIXIUER
200	Planck's Store
201	RENDE Official store
202	Rich Year
203	shenzhenjinyingtao
204	Sleektime
205	SOLOLUP
206	Song Ki
207	Wearlizer
208	WERIOQUQWEOP
209	Xinmulight
210	Xinwanna
211	Xinxiangheng
212	Xuhangla
213	Yangmu
214	Yanzhe Technology
215	YCK LCD
216	yeexnnn
217	Yehongke

218	YGKJYXGS
219	Yichunzhan
220	YINSI
221	Yixin Store
222	Zaodian Co., Ltd
223	Zhihuida
224	Zhuhan
225	zhuxioush
227	CAOTT
228	Golcast
229	HUANDAI
230	I Watch case band Accesso Shop
231	iband
232	Koostraps
233	LAMSUN
234	Little Jiuge
235	MAIDIANTE
236	Redeli
237	Shenzhen Xuhong Electronics
238	Stana
239	Strapsinus
240	Van Ge Van
241	watchband speciality
242	WenMingbaihuo
243	Worldfine
244	wrist strap and watch band
245	Asteroid Workshop